1		oseph N. Kravec, Jr. (admitted <i>pro hac vice</i> ) Vyatt Lison (admitted <i>pro hac vice</i> )		
2	LINDNER SPIELBERG	Maureen Davidson-Welling (pro hac vice) TEMBER FEINSTEIN DOYLE		
3	Los Angeles, California 90025	PAYNE & KRAVEC, LLC		
4		Allegheny Building, 17th Floor 29 Forbes Avenue		
5		Pittsburgh, PA 15219 Fel: (412) 281-8400		
	Michael D. Braun (SBN 167416)	Fax: (412) 281-1007		
6	10680 W. Pico Blvd., Suite 280	Email: <u>jkravec@stemberfeinstein.com</u> Email: <u>wlison@stemberfeinstein.com</u>		
7	Los Angeles, California 90064 F Tel: (310) 836-6000	Email: mdavidsonwelling@stemberfeinstein.com		
8	Fax: (310) 836-6010	Nabil Majed Nachawati, II ( <i>pro hac vice</i> ) FEARS NACHAWATI LAW FIRM		
9	4	925 Greenville Avenue, Suite 715		
10	]	Dallas, TX 75206 Fel: (214) 890-0711		
11		Fax: (214) 890-0712 Email: mn@fnlawfirm.com		
12				
13	PLAINTIFFS' INTERIM CO-LEAD COUNSEL			
14	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA			
15	SAN FRANCISCO DIVISION			
16	SKYE ASTIANA, PAMELA RUTLEDGE-MUHS and JAY WOOLWINE, on behalf of	CASE NO.: 3:11-cv-02910-EMC Consolidated with CASE NO.: 3:11-cv-3164		
17	themselves and all others similarly situated,	CLASS ACTION		
18	Plaintiffs,	<u>CDROS NO TION</u>		
19	v.	STIPULATION AND [PROPOSED]		
20	DREYER'S GRAND ICE CREAM, INC.,	ORDER RESETTING DEADLINES FOR SUBMISSION OF PLAINTIFFS' MOTION		
21	Defendant.	FOR CLASS CERTIFICATION AND SETTING DEADLINES FOR		
22		DEFENDANT TO PRODUCE CERTAIN DOCUMENTS		
23		DEMAND FOR JURY TRIAL		
24				
25				
26				
27				
28				

Stipulation And [Proposed] Order Resetting Deadlines For Submission Of Plaintiffs' Motion For Class Certification And Setting Deadline For Defendant to Produce Certain Documents; CASE NO.: 3:11-cv-02910-EMC

1	Plaintiffs Sky Astiana, Pamela Rutledge-Muhs and Jay Woolwine, and Defendant Dreyer's
2	Grand Ice Cream, Inc., by and through their respective counsel of record and pursuant to Local
3	Civil Rules 6-1(b), 6-2 and 7-12, enter into the following stipulation for an order (1) resetting the
4	deadlines for submission of Plaintiffs' Motion for Class Certification, and (2) setting a deadline for
5	Dreyer's to produce certain documents responsive to Plaintiffs' discovery requests:
6	WHEREAS, on March 30, 2012, Plaintiffs filed their First Amended Consolidated Complaint
7	in this action against Dreyer's Grand Ice Cream, Inc. (Dkt. No. 42);
8	WHEREAS, on July 20, 2012, the Court granted in part and denied in part Dreyer's motion
9	to dismiss (Dkt. No. 53);
10	WHEREAS, on July 24, 2012, the parties submitted a Joint Case Management Statement to
11	the Court in advance of their July 31, 2012 Case Management Conference (Dkt. No. 54);
12	WHEREAS, on July 26, 2012, Plaintiffs served Defendant their first sets of discovery
13	requests including requests for production of documents and interrogatories;
14	WHEREAS, on July 31, 2012, the parties attended a Case Management Conference to
15	discuss the litigation of the action with the Court;
16	WHEREAS, on August 2, 2012, the Court entered a discovery and class certification
17	schedule. Dkt. No. 55. The Court scheduled Plaintiffs' Motion for Class Certification to be due on
18	January 25, 2013, Defendant's response to the Motion for Class Certification to be due on March 25,
19	2013, Plaintiffs' reply to the response to the Motion for Class Certification to be due on May 24,
20	2013, and a hearing on class certification to be held on June 7, 2013. The Court also scheduled a
21	Case Management Conference for February 8, 2013;
22	WHEREAS, on September 10, 2012, Defendant responded to Plaintiffs' first sets of
23	discovery requests stating, as further detailed in the responses, it would produce documents
24	responsive to 25 of Plaintiffs' requests subject to the entry of a protective order;
25	WHEREAS, on September 27, 2012, the parties met and conferred regarding Defendant's
26	responses to Plaintiffs' requests;
27	WHEREAS, on October 1, 2012, the Court entered the parties' stipulated protective order
28	(Dkt. No. 66);

WHEREAS, on October 5, 2012, Defendant produced 285 pages of documents consisting of product labels at issue in this action;

WHEREAS, on November 1, 2012, Defendant produced 137 pages of documents consisting primarily of product labels as well as organizational charts;

WHEREAS, on November 12, 2012, Plaintiffs sent Defendant a letter requesting to meet and confer regarding documents responsive to Plaintiffs' requests that had not yet been produced and which Defendant agreed to produce;

WHEREAS, on November 16, 2012, the Court reset the date for the hearing on class certification to June 6, 2013, the date for Plaintiffs' reply to the response to the motion for class certification to May 23, 2013, and the date for a Case Management Conference to February 7, 2013 (Dkt. No. 70);

WHEREAS, on November 19, 2012, Defendant sent Plaintiffs a letter explaining that Defendant had experienced a number of independent logistical issues that impacted the timing in which it would be able to produce the documents it agreed to produce. Based on these issues, Defendant proposed extending the filing, briefing and hearing schedule for Plaintiffs' motion for class certification;

WHEREAS, the parties met and conferred regarding the logistical issues that Defendant has faced with its document production, the discovery Plaintiffs deemed necessary for their class certification motion, the timing of production, and on a proposed revised schedule for submission of Plaintiffs' Motion for Class Certification;

WHEREAS, the parties agreed on a schedule for production of documents from Defendant, and a revised schedule for submission of Plaintiffs' Motion for Class Certification to account for the document production time period caused by Defendant's logistical issues while keeping the same hearing date on the Motion for Class Certification previously set by this Court;

WHEREAS, pursuant to Civil Local Rules 6-1(b) and 6-2, the parties may request an order changing a deadline that involves papers required to be filed or lodged with the Court or that would extend deadlines set forth in the Local Rules or Federal rules; and

WHEREAS, this Stipulation is made in good faith and not for purposes of delay.

1	IT IS HEREBY STIPULATED by and between the parties, through their respective counse		
2	of record, as follows:		
3	(a) Defendant will produce documents responsive to Plaintiffs' First Set of Requests for		
4	Production of Documents Nos. 1, 6, 11, 12, 16 and 23 as set forth in Defendant's		
5	responses thereto, and documents responsive to Plaintiffs' Second Set of Requests for		
6	Production of Documents No. 38 by January 15, 2013.		
7	(b) Defendant will respond to Plaintiffs' Third Set of Interrogatories and First Set of		
8	Requests for Admissions by January 7, 2013.		
9	(c) The last day for Plaintiffs to file their Motion for Class Certification is reset to March		
0	2013.		
1	(d) The last day for Defendant's to file opposition papers to Plaintiffs' Motion for Class		
2	Certification is reset to April 12, 2013.		
13	(e) The deadline for Plaintiffs' reply to the response to the Motion for Class Certification		
4	currently set for May 23, 2013 (Dkt. No. 70) shall remain unchanged.		
15	(f) The hearing on the Motion for Class Certification currently set for June 6, 2013 at 1:3		
6	p.m. (Dkt. No. 70) shall remain unchanged.		
17	(g) Nothing in this stipulation, or the schedule set out above, addresses or governs issue		
18	relating to Plaintiffs' discovery responses, and all rights and remedies with respec-		
9	thereto are fully preserved.		
20			
21	DATED: December 12, 2012 STEMBER FEINSTEIN DOYLE PAYNE & KRAVEC, LLC		
22	TAINE & KRAVEC, LLC		
23	Pur g/ Joseph N. Vroyag, Jr		
24	By: s/ Joseph N. Kravec, Jr.  Joseph N. Kravec, Jr. (pro hac vice)		
25	Wyatt A. Lison (pro hac vice) Maureen Davidson-Welling (pro hac vice)		
26	waureen Davidson-wening (pro nac vice)		
27			
28			
- 1			

	429 Forbes Avenue Allegheny Building, 17th Floor Pittsburgh, PA 15219 Tel: (412) 281-8400 Fax: (412) 281-1007 Email: jkravec@stemberfeinstein.com wlison@stemberfeinstein.com mdavidsonwelling@stemberfeinstein.com PLAINTIFFS' INTERIM CO-LEAD COUNSEL
DATED: December 7, 2012	MAYER BROWN LLP
BITTED. Becomed 7, 2012	
	By: s/ Dale J. Giali via email consent Dale J. Giali (Cal. Bar No. 150382)
	350 South Grand Avenue 25th Floor
	Los Angeles, CA 90071-1503 Telephone: (213) 229-9500
	Facsimile: (213) 625-0248 dgiali@mayerbrown.com
	Attorneys for Defendant
	DREYER'S GRAND ICE CREAM, INC.
PURSUANT TO STIPULATION, IT IS SO O	ORDERED.
Dated:	EDWARD M. CHEN Dinted States D:  IT IS SO ORDERED  Judge Edward M. Chen  Judge Edward M. Chen
	4
	12/12

1	PROOF OF SERVICE	
2	STATE OF PENNSYLVANIA )	
3	COUNTY OF ALLEGHENY ) ss.:	
<ul><li>4</li><li>5</li><li>6</li></ul>	I am employed in the County of Allegheny, State of Pennsylvania. I am over the age of and not a party to the within action. My business address is 429 Forbes Avenue, Alleghen Building, 17th Floor, Pittsburgh, PA 15219.  On December 12, 2012, using the Northern District of California's Electronic Case Filin System, with the ECF ID registered to Joseph N. Kravec, Jr., I filed and served the document	
7 8		
9 10	STIPULATION AND [PROPOSED] ORDER RESETTING DEADLINES FOR SUBMISSION OF PLAINTIFFS' MOTION FOR CLASS CERTIFICATION AND SETTING DEADLINE FOR DEFENDANT TO PRODUCE CERTAIN DOCUMENTS	
11 12	[X] BY ELECTRONIC TRANSMISSION USING THE COURT'S ECF SYSTEM: I caused the above document(s) to be transmitted by electronic mail to those ECF registered parties listed on the Notice of Electronic Filing (NEF) pursuant to Fed.R.Civ.P. 5(d)(1) and	
13 14 15 16	Filing (NEF). "A Notice of Electronic Filing (NEF) is generated automatically by the ECF system upon completion of an electronic filing. The NEF, when e-mailed to the e-mailed address of record in the case, shall constitute the proof of service as required by Fed.R.Civ.P. 5(d)(1). A copy of the NEF shall be attached to any document served in the traditional manner upon any party appearing pro se."  I declare that I am admitted pro hac vice in this action.  I declare under penalty of perjury under the laws of the United States that the above is true and correct.	
17		
18 19		
20	Executed on December 12, 2012, at Pittsburgh, Pennsylvania.	
21		
22	s/Joseph N. Kravec, Jr. Joseph N. Kravec, Jr.	
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